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dr.

MPIC/TDS/D-617-67 10 January 1967

	MEMORANDUM FOR THE RECORD	
25X1	SUBJECT: SUBJECT:	
25/1	Contract	25X1
	1. 00 5 -	
	aults of the conference he had with the re-	25V1
	stands the the re-	25×1
	standing that I was to have no further involvement in this matter	25X1
	until a conference could be held between all the principles involved.  Logistics called	
	to send to obtain the	25X1
25X1	Logistics called me to obtain information for a memo he was preparing customer still desired to receive delivery on the computer but the best of my knowledge the acceptable acc	
	Leibrascope computer. I stated that to the disposition of the 2nd some precaution to receive delignment of my knowledge to	
	customer still desired to receive delivery on the computer but that same precaution would have to be taken to insure that it was still in	
	a still in	
25X1	a convocation he compiled to what of the in my office to	25X1
25X1	a copy of the reply prepared by and to deliver	25X1
	complaint. A discussion followed concerning the final destination the computer.) Concerning delivery	25X1
	derivad. Concerning deliament at Still interested at the made	4 4"
	the A real the computer tree following constant receiving	25V1
	the Agency would be responsible for any subsequent damages therefor, would go to Distinction. 2) it could not be the distinction.	25X1
25X1	the Office of Logistics preferred to have it delivered directly to its ordered it. No agreement was reached to havy who had computer	
25X1	atmost and agreement was with the Navy who has	
	process, avoided signing off on his draft letter. I, in the	
25X1	mitted to and discovered that described to complaint or	25X1
	mitted to accept the computer.  departed I reviewed the reply to complaint compiled by Lt.  mitted to accept the computer.	25X1
	maintaint danuary, after con-	2EV4
	maintaining contact with the Navy, decided that, in as much as, the Navy and DIA had not reached agreement as to the disposition.	25X1
	Navy and DIA had not reached agreement as to the disposition of the	
	CONCIDENTAL	

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ar	SUBJECT:	
	computer decided that it should be delivered to Navy as they were officially the recipiants and that any handling problems would have to be handled as they may arise. About this same time I began considering the consequences as to who had the responsibility of accepting the computer because of the following factors: 1) The computer was no longer in warranty, 2) because of the long period of idleness there is a good probability that it is no longer functioning, 3) the computer was modified from its original design to permit its being used with a Dura typewriter, and considerable difficulty was encountered by the Navy in getting the first unit operational when it was still under warranty and 4) must be assumed to be a hostile contractor and could not be expected to volunteer any assistance. This raised the issue as to who would be responsible for making the computer and associated equipment operational if delivery was accepted.	25X1
	5. This matter was then discussed with who in turn	25X1
	cussion I intend not to enswer any further questions by which may in some way affect the case, until such time as further direction is received.	25X1
··	6. On 10 January, received a phone call from DIA/IP stating that they intended to let the Navy retain the Leibra-	25X1
key i i		
	Chief, Imagery Systems Branch	25X1
	Ministration of the second	
-	Orig & Project File	A Been
	WPIC/TDS/ (10 Jan 67)	
		computer decided that it should be delivered to Navy as they were officially the recipiants and that any handling problems would have to be handled as they may arise. About this same time I began considering the consequences as to who had the responsibility of accepting the computer because of the following factors: 1) The computer was no longer in warranty, 2) because of the long period of idleness there is a good probability that it is no longer functioning, 3) the computer was modified from its original design to permit its being used with a Dura typewriter, and considerable difficulty was encountered by the Navy in getting the first unit operational when it was still under warranty and 4) must be assumed to be a hostile contractor and could not be expected to volunteer any assistance. This raised the issue as to who would be responsible for making the computer and associated equipment operational if delivery was accepted.  5. This matter was then discussed with who in turn brought it to attention. As a result of this discussion I intend not to enswer any further questions by which may in some way affect the case, until such time as further direction is received.  6. On 10 January, received a phone call from DIA/IP stating that they intended to let the Navy retain the Leibra Chief, Imagery Systems Branch  DIA/IP stating that they intended to let the Navy retain the Leibra Crig & Project File 2 - TDS/DS

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